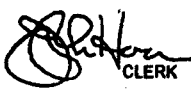


SEP 21 2012


ClerkUNITED STATES DISTRICT COURT OF S. D.
OFFICE OF THE CLERK, CHIEF JUDGE: HON. KAREN E. SCHREIBER
September 18, 2012Young YIL JO
a Petitionerunder 42 USC 1983 CIVIL RIGHTS ACTION
WITH THE WRIT OF SUMMONS AND COMPLAINT

V

Six unknown names agents
OR MR President of the
United States Barack Obama
Respondentsby Federal or the law of the state a granted, a permitted
Chief Justice: John Roberts, Attorney General: Eric Holderunder due process, equal protection, en banc, a question, no forge
a pleader is an entitled to relief for a review WRIT OF ELECTIONwe granted certiorari and now reversed, amended, era
a petition for a writ of review on a writ of certiorari to a writ of judgment grantsWRIT OF CERTIORARI REPLEVIN REPLY, INTRUSION, TRESPASS BY JURY VIOLATION
NO INTERFERENCE, NO DISTURBANCE INVASION PRIVACY

an application and required by a party no discrimination his compensation terms conditions racial color religion sex or
national origin no good time loss no misconduct Freedom of First Amendment the rights of Fourth Fifth Eighth Eleventh and Fourteen
th Amendments no searches and seizures no cruel and unusual punishment inflicted nor excessive fines imposed nor deprive
life liberty property no deportation no witness testimony to obtain his conviction accused Fraud False arrest no assume presump
ption innocence discharged not guilty acquittal a claim for damages dismiss denied disregard not really dismiss no call his
arrest no entrapment no enhancement sentence no conspiracy charge no ineffective assistance counsel no plead
guilty by threaten no waiver by custody Expunge of criminal records by Executive order for MR President of the United
States Barack Obama Pardon no lawsuits by Felony Burglar Robbery murder drugmaker inadequate medical care need dental
Terrible pain unhappy depressed mental injured victims Personal injured no refuse to treat Brain tumor no return legal mail
un delivered mail no restriction order no court fee by law service required to permitted accused no fee incident no fee
by Equal Protection clause no sue any rights American citizen card benefits welfare medicare full cover enough suff
icient no a state comment attachment garnishment an ownership amount of damages is one billion dollars to

Young YIL JO 01183-112 deposit in the bank no tax and/or served to congress and solicitor general or state atto
one hundred millions dollars done to pentagon, in equity relief pay in full within ten days
rney General or constructively an adopted appointed approved admission a granted but still entered an end a result
of one to five years Treasury notes, secured, no forged
a most claim authorized proper reasonable match more required to Amendment motion for summary judgment injunctive
relief himself alone suffice a prose a conclusion public publication media terminate today a final determination the judgment
now reversed and remanded no delay Fraud moral Conscience Fair current Writ of mandamus no Continue Fraud no Contine
in prison Eighth Amendment an establish a speedy appropriate a legislative a rehearing a reconsideration a claimant
possession promptly an individual personally one vote remedy end of next day immediately determination immediately rule
se by supreme court of the united states Equal Rights Amendment required property no treat in equity sequestration
Writ of habeas corpus writ of review writ of return writ of replevin and by Jury or Receipt Tender delivery
no attempt conspiracy charge 20 years sentenced

Young YIL JO
a Prayer. a most state a claim for Young YIL JO 01183-112

Young YIL JO

a prose. a petitioner

an interest rate allowed by law in cases at the same rate granted in the most knew of possession
Equitable ownership becomes legal ownership equitable estate and is entitled to possession enforced in equity
a remedy commensurate concurrent subsequent ownership asserted in similar timely remedy for the same facts
a suit in equity to compel to other fail to obtain final determination to the title uniform
no intentionally fraud no force to him to sign the paper by jury Bankrupt lies throughout